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**Admitted to practice in NY, N.D.N.Y., W.D.N.Y.,
2d & 4th Cir., U.S. Supreme Court*

January 8, 2025

Hon. Brenda K. Sannes
United States District Court
Northern District of New York
100 South Clinton Street
Syracuse, New York 13261

via CM/ECF

Re: Nadine Gazzola, et al. v. Gov. Kathleen Hochul, et al.
Case No. 1:22-cv-1134 (BKS/DJS)

To the Hon. Brenda K. Sannes:

This correspondence is written with approval of Counsel to request the following be
“so ordered,” as follows:

1. Withdrawal of one claim by Plaintiff, Mr. Nick Affronti/East Side Traders LLC,
specifically as relates to the sale of body vests, as specified in the attached
Stipulation.

Attached is the “Stipulation of Voluntary Dismissal” by this Plaintiff pursuant to Fed. R. Civ.
P. 41(a)(1)(A)(ii). All other Plaintiffs and claims continue, as recently updated. We placed the
“so ordered” block on the Stipulation at page 2. Thank you for your assistance.

Respectfully submitted,
Paloma A. Capanna
Paloma A. Capanna

c.: Aimee Cowan, Esq., NYS Office of the Attorney General (via CM/ECF)

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF NEW YORK

Nadine Gazzola, individually, and as co-owner, President, and as
BATFE Federal Firearms Licensee Responsible Person for Zero
Tolerance Manufacturing, Inc., *et al.*

Plaintiffs,

-against-

KATHLEEN HOCHUL, in her official capacity as Governor of the
State of New York; STEVEN G. JAMES, in his Official Capacity
as the Superintendent of the New York State Police; ROSSANA
ROSADO, in her Official Capacity as the Commissioner of the
Department of Criminal Justice Services of the New York State
Police; and LETITIA JAMES, in her official capacity as Attorney
General of the State of New York.

Defendants.

**STIPULATION OF
VOLUNTARY
DISMISSAL
PURSUANT TO FED. R.
CIV. P. 41(a)(1)(A)(ii)**

1:22-cv-1134
(BKS/DJS)

To the Clerk of the Court and all parties of record:

Pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, Plaintiff Nick Affronti, for East Side Traders, LLC, by and through its counsel in this matter, Paloma A. Capanna, and Defendants, by and through their counsel, Letitia James, Attorney General of the State of New York, give notice of a stipulation that Plaintiff “East Side Traders LLC” does hereby voluntarily dismiss its one (1) claim pertaining to the sale of body vests, under NY Pen §270.22, *read with* NY Exec §144-a (originated NY S.9407-B, p. 2, eff. June 30, 2022) (ECF-1, ¶31(n), ¶156(i), ¶158 with subpara., ¶161), against Defendants with prejudice and without fees or costs to any party.

All other Plaintiffs, Defendants, and claims remain, including Nick Affronti, individually, and as BATE FFL Responsible Person for “East Side Traders LLC.”

The parties hereby represent that no party hereto is an infant nor an incompetent.

Dated: Jan 6, 2025, 2025

Paloma A. Capanna

By: box SIGN 1J5XX6Y9-19K622Y6

Paloma A. Capanna, Esq.
Attorney & Policy Analyst
106-B Professional Park Drive
Beaufort, North Carolina 28516
N.D.N.Y. Bar Roll No. 703996

Dated: _____, 2025

LETITIA JAMES
Attorney General of the State of New York
Attorney for Defendants

Aimee Cowan

Digitally signed by Aimee
Cowan
Date: 2025.01.08 09:03:32
-05'00'

By: _____
Aimee Cowan, Esq.
Office of the Attorney General
300 S. State Street, Suite 300
Syracuse, New York 13202
N.D.N.Y. Bar Roll No. 516178

Dated: Jan 6, 2025, 2025

Nick affronti

By: box SIGN 4W6Z89P3-4KPLRRK7

Nick Affronti
for East Side Traders LLC

SO ORDERED:

Brenda K. Sannes,
Chief U.S. District Court Judge